



## LEGAL SERVICES FOR THE ELDERLY IN QUEENS

97-77 QUEENS BOULEVARD, SUITE 600, REGO PARK, NY 11374 TEL: 718-286-1500 / FAX: 718-275-5352

David M. Warren PRESIDENT

Aileen Gitelson CHIEF EXECUTIVE OFFICER BY ECF AND U.S. FIRST CLASS MAIL

August 5, 2010

DONNA DOUGHERTY ATTORNEY-IN-CHARGE

STAFF ATTORNEYS
HILARY BAUER
ALAIN V. MASSENA
DAN NKANSAH-SIRIBOE
CARMELLA MCFADYEN
KATHERINE MARRETTA
KRZYSZTOF LACH
MARC BROTMAN
EDWARD MARIO

LEAP ATTORNEYS DIANNE WOODBURN RAMI DJEMAL KERRY JAMIESON The Honorable Andrew Carter United States Magistrate Judge United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: Britt v. Aries Financial, et. al.,09-Civ-2398 (RJD) (ALC))
Petersen v. Aries Financial, et. al., 06-Civ-6663 (RJD)(ALC)

Dear Judge Carter:

We represent the plaintiff, Marie Petersen, in the above-referenced matter and write on behalf of the parties in *Britt* and *Petersen* as directed by this Court's Order of July 23, 2010.

Today counsel for Aries Financial informed *Britt* and *Petersen* counsel that many of the outstanding discovery documents are to be forwarded to plaintiffs within the next week. In addition Aries has stated that it will set forth those remaining items which it believes are protected from discovery. As a result, counsel for Aries requested an extension to August 13, 2010 for the parties to submit the joint status report as to outstanding document requests and remaining deposition dates.

Plaintiffs' counsel has no objection to this request as long as permission is granted by this Court. Thank you for your consideration.

Dated: Queens, New York August 5, 2010

Respectfully submitted,

/s/

Donna Dougherty

cc: All counsel ECF

Joseph Trentacosta 55 Chinkaberry Ct. Howell, NJ 07731 718-612-9720 Pro Se Defendant

James Uston 275 Avenue U Brooklyn, NY 11223 Pro Se Defendant

Divine Intervention Institute, Inc. 36 North Columbus Avenue Freeport, New York 11529 *Pro se Defendant* 

Divine Intervention Institute, Inc. 80 Wall Street, Suite 919-920 New York, New York 10005 *Pro Se Defendant*